Case 19-25743-RG Doc 79 Filed 07/13/20 Entered 07/14/20 10:35:28 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY	captes	And the second s
Caption in Compliance with D.N.J. LBR 9004-1(b)	C b U	Order Filed on July 13, 2020 by Clerk J.S. Bankruptcy Court District of New Jersey
In Re:	Case No.:	
	Chapter:	13
	Judge:	

## ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT $\underline{(CHAPTER~13)}$

The relief set forth on the following page is **ORDERED**.

**DATED: July 13, 2020** 

Honorable Rosemary Gambardella United States Bankruptcy Judge

## Case 19-25743-RG Doc 79 Filed 07/13/20 Entered 07/14/20 10:35:28 Desc Main Document Page 2 of 2

The Co	ourt having reviewed the	e Motion for Authorization	on to Enter into Fi	nal Loan Modification
Agreement file	d on	, as to the		mortgage [enter first,
second, third, e	tc.] concerning real pro	operty located at		
		, a	nd the Court havi	ng considered any
objections filed	to such motion, it is he	ereby ORDERED that:		
	The debtor is authoriz	ted to enter into the final l	oan modification	agreement.
debtor, debtor's	t, the secured creditor, s attorney, if any, and the	n must be fully executed n within 14 days thereafter, the standing trustee a Certi debtor, if any, must be file ation; and	, must file with the fication indicating	the Court and serve on the g why the agreement was
claim. Absent t disburse funds	ding trustee may disbut he filing of the Certific on hand to other crediton this case with respect	Certification required aborse to the secured creditor ation within the time framors pursuant to the provisito the mortgage is deeme	all funds held or ne set forth above tons of the confirm	reserved relating to its , the standing trustee will med Plan and any proof
modification. In	e a <i>Modified Chapter 1</i> .  The loan modification	an has been confirmed with a Plan and Motions within results in material change d J within 14 days of the	n 14 days of conses in the debtor's e	ummation of the loan expenses, the debtor
4)	Check one:			
	☐ There is no order re	equiring the debtor to cure	e post-petition arr	ears through the Plan; or
	•	rs are capitalized into the lequiring the Standing Trushis order; or		
and the Standin	g Trustee will continue	es have not been capitalize to make payments to the		_
5) attorney, an Ap		ed to loss mitigation/loan ation in compliance with l		
☐ The	Motion for Authorizati	ion to Enter into Final Loa	an Modification A	Agreement is denied.